UNITED STATES DISTRICT COURT

for the

Middle District of Tennessee

	Windle District of Termessee
United States of America y. <u>Justis Johnson</u> Defendant) Case No. 3:22-mj-4149)
	ORDER SETTING CONDITIONS OF RELEASE efendant's release is subject to these conditions:
2) The defendant must ac	ot violate federal, state, or local law while on release. Ivise the court or the pretrial services office or supervising officer in writing before making ce or telephone number.
The defendant must ap the court may impose.	opear in court as required and, if convicted, must surrender as directed to serve a sentence that
	ppear at: Place
on	D. C. and Thurs
If blank, defendant wi	Date and Time Il be notified of next appearance.

(4) The defendant must sign an Appearance Bond, if ordered.

ADDITIONAL CONDITIONS OF RELEASE

IT IS FURTHER ORDERED that the defendant's release is subject to the conditions marked below:

() (5		e defendant is placed in the custody of son or organization	W. C. C.				
		dress (only if above is an organization)					
	Cit	y and state		1 0 1 0	Tel. No		C. the account immediately
vho agree f the defe	es to (a) endant v	supervise the defendant, (b) use every iolates a condition of release or is no	longer in the cus	ne defendant's appe stodian's custody.	earance at all court pro	oceedings, and (c) noti	ty the court immediately
			S	ligned:			
					Custodian		Date
x) (6	The	defendant must:					
		submit to supervision by and report	for supervision t	o the Pretrial Servi	ces office as directed	<u></u>	
		continue or actively seek employm					
(continue or start an education progran					
(x			United States Pro	bation Office			
(x) (e) r	ot obtain a passport or other internat	ional travel docur	ment.			Hern District
		abide by the following restrictions	on personal assoc	iation, residence, o	r travel: only with	in the Middle District	unless pre-approved by
	trial Sei		1 1/1	. 1 /	!!	in the investigation of	, muogaaution
(x) (g)	avoid all contact, directly or indirect	ly, with any pers	on who is or may o	e a vicum or winess	in the investigation of	prosecution,
		including: etcox as	20000000	r 104 70000	ne of an or		
(x) (h)	get medical or psychiatric treatmen	t as determined	by Pretrial Service	s if deemed appropria	ate.	
(A) (11)	get medical of psychiatric froatmen	t. <u>us determined</u>	by Troutar Service			
(.) (i)	return to custody each	at o	o'clock after being	released at	o'clock for emp	loyment, schooling,
٠	<i>y</i> (1)	or the following purposes:					•
		or the fone wing purposes.					
() (i) n	naintain residence at a halfway house	or community co	orrections center, a	s the pretrial services	office or supervising	officer considers x.
		not possess a firearm, destructive de			*	-	
(x	2 2 12	not use alcohol () at all (x) excessively.	•			
(x) (m)	not use or unlawfully possess a narco	otic drug or other	controlled substan	ces defined in 21 U.S	S.C. § 802, unless preso	cribed by a licensed
		medical practitioner.					
(x) (n)	submit to testing for a prohibited subs	tance if required b	by the pretrial service	ces office or supervisi	ng officer. Testing may	y be used with random
		frequency and may include urine t substance screening or testing. The	esting, the wearn	ng of a sweat patch	i, a remote alconol to	esting system, and/or	any torm of promoted Laccuracy of prohibited
	ha i	substance screening or testing. The substance screening or testing.	uerenuant must m	ot obstruct, attempt	to obstruct, or tamper	with the ciricioney and	a decardey of promoted
(v	1601.	participate in a program of inpatient of	or outpatient subs	tance abuse therap	v and counseling if di	irected by the pretrial s	services office or
	101	supervising officer.	outpatient subs	tunce ususe therap,	, una counseinig ii ui		
(V	(a) (b) t	participate in one of the following loc	ation restriction	programs and comp	oly with its requireme	ents as directed.	
, , ,	, , (F) F	() (i) Curfew. You are restricted	cted to your resid	lence every day () from	to	_, or () as
	٠.	directed by the pretrial s	ervices office or	supervising officer	; or		
		() (ii) Home Detention. You	are restricted to	your residence at	all times except for	r employment; educat	ion; religious services;
		medical, substance abus	se, or mental nea	nin ireaiment; attor	ney visits, court app	er or	d oonganons, or onici
		(X) (iii) Home Incarceration. Y	ou are restricted	to 24-hour-a-day le	ock-down at your resi	dence except for medi	cal necessities and
		court appearances or oth	ier activities snec	ifically approved b	y the court. An over	est with cooks	and as as the
()	(q) s	submit to location monitoring as dire	cted by the pretric	al services office or	supervising officer a	and comply with all of	the program 🔪
	Nii II T	requirements and instructions provi	ded.				JONEWA
		(X) You must pay all or part of the	ne cost of the pro	gram based on you	r ability to pay as det	ermined by the pretria	i services office or
		supervising officer.				4 4 24 1	C
(x) (r) r	eport as soon as possible within 48 h	ours, to the pretri	al services office o	r supervising officer,	every contact with lav	v enforcement
		personnel, including arrests, questic shall permit Pretrial Services Officer to	oning, or traffic s	iops. For elsewhere at any	time and allow Pretrie	al Services Officer to co	nfiscate any contrahand
(X		nlain view					
		posses or access					

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

Defendant's Signature		
	Dejendan s Signature	Dejendam s Signature

Directions to the United States Marshal

The defendant	is ORDERED release	ed after processing.
X THE describe	ID OTODETICED TOTOGET	od dixtor processing.

The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

Г	ate: 🗓	April	20,	2022	

United States Magistrate Judge Jeffery S. Frensley
Printed name and title

dicial Of**ficer's Signature**